IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND **SOUTHERN DIVISION**

LISA A. WOLFF)
)
Plaintiff,)
)
V.) Civil Action No. L02-CV-3932
)
LITTON ADVANCED SYSTEMS, INC.)
and)
NORTHROP GRUMMAN SYSTEMS)
CORPORATION)
)
)
Defendant.)

BILL OF COSTS OF DEFENDANT NORTHROP GRUMMAN CORPORATION

Summary Judgment having been entered against Plaintiff in this action on November 19, 2003, Defendant Northrop Grumman Corporation ("Northrop Grumman"), requests that this Court, pursuant to 28 U.S.C. § 1920, Fed. R. Civ. P. 54(d), and Rule 109 of the Local Rules of the District of Maryland, tax the following costs against Plaintiff:

C Fees of court reporter for transcripts necessarily obtained for use in case:

Deposition of Plaintiff Lisa Wolff (7/29/03 and 7/31/03): \$1,108.50 Court Reporter Fees for Deposition Transcript (Invoice at Exhibit A) Deposition of Karen Bartleson (8/11/03): \$ 442.52 Court Reporter Fees for Deposition Transcript (Invoice at Exhibit A)

	Deposition of Steven Mazzo (8/12/03): Deposition Transcript (Invoice at Exhibit A)	\$ 467.50
	Deposition of Robert Ossentjuk (8/13/03): Deposition Transcript (Invoice at Exhibit A)	\$ 155.00
	Deposition of Michael Gering (8/29/03): Deposition Transcript (Invoice at Exhibit A)	\$ 212.30
С	Fees for exemplification and copies of papers necessarily obtained for use in case:	
	Itemization of costs at Exhibit B	\$ 116.76
С	Fees and disbursements for service of process of subpoena <i>duces tecum</i> :	
	Dr. Steven Beckwith (7/24/03) Dr. William Charmack (7/24/03) Dr. Elizabeth Pallan (8/4/03) Dr. Robert Dobriesin (8/4/03) Dr. Nancy Magone (8/4/03) (Invoices at Exhibit C)	\$ 45.00 85.00 85.00 85.00 100.00 \$ 400.00
С	Travel to Colorado to conduct deposition of designated expert Karen Bartleson (7/25/2003) (Invoices at Exhibit D)	\$ 995.86
С	Travel to California to attend depositions of Steven Mazzo (8/12//2003) and Robert Ossentjuk (8/13/2003) (Invoices at Exhibit D)	\$3,239.64
Tota	l Costs	\$7,138.08

In accordance with 28 U.S.C. § 1924 and Local Rule 109, Northrop Grumman also submits the accompanying declaration of its duly authorized attorney and memorandum of law in support of its Bill of Costs.

Dated: December 3, 2003 Respectfully submitted,

/s/

James J. Kelley (Bar No. 06669) Christine B. Cox (Bar No. 14878) MORGAN, LEWIS & BOCKIUS LLP 1111 Pennsylvania Avenue, NW Washington, D.C. 20004 202-739-5095

Counsel For Defendant NORTHROP GRUMMAN CORP.